

EXHIBIT A to Statement of Supplemental Authority

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THOMAS R. PETERSON, M.D., P.C.,

PLAINTIFF,

V.

FILED
JUL 13 2020
WALTER F. SKROD, J.S.C.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION – BERGEN COUNTY
DOCKET NO.: BER-518-18

CIGNA HEALTH AND LIFE
INSURANCE d/b/a CIGNA HEALTH
CARE, WINE LIQUOR AND
DISTILLERY WORKERS LOCAL 1-D,
MAJOR MEDICAL PLAN, MAGNA
CARE, OLGA MENDOZA, NATIONAL
LABOR BENEFITS,

DEFENDANTS.

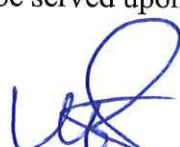
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ORDER

THIS MATTER being opened to the Court by consent of all parties; and for good cause shown;

IT IS, on this 10th day of July, 2020; wt

ORDERED THAT Zelis a/k/a PHX supply discovery as requested in the Subpoena Ad Testificandum, and it is

FURTHER ORDERED, that a copy of this Order be served upon all parties within seven (7) days from the date hereof.


HONORABLE WALTER F. SKROD, J.S.C.

(x)opposed

Zelis is a non party and plaintiff is seeking confidential info from a non party relative to plaintiff's open claim against the Union (Contract) and NCB (Negligence). The open claims do not arise out of, nor are they dependent upon, how Zelis priced the claim. See Bennie v Bennie 188 NJ Super 274, 285 (Ch. Div 1983)